

## USERY & ASSOCIATES

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November 7, 2022

Honorable Paul G. Gardephe  
United States District Court  
Southern District of New York  
40 Foley Square, Room 2204  
New York, New York 10007

**Re: The Travelers Indemnity Company of America v. Allied World National Assurance  
Docket No.: 22 Civ. 4943 (PGG)**

Dear Judge Gardephe:

This office represents plaintiff, the Travelers Indemnity Company of America (“Travelers”), in connection with the above-referenced action. Travelers submits this request, in accordance with Your Honor’s Individual Rules of Practice, to adjourn the pretrial conference presently scheduled for November 10, 2022.

The reason for this request is that the parties in the underlying action are discussing global resolution and are finalizing the details of settlement. Once these final details are resolved, Travelers anticipates dismissing this action, which the parties hope will obviate the need for further involvement by the Court. There are no other deadlines in this matter that will be impacted by the requested adjournment.

Accordingly, Travelers is seeking a sixty-day (60) adjournment of the Pretrial Conference and associated filing deadline. Travelers represents it will proceed with this action if settlement discussions are not fruitful by the requested deadline. This is the third request made to adjourn the initial conference.

Thank you for Your Honor’s attention and consideration.

**MEMO ENDORSED**

**The Application is granted.**

**SO ORDERED:**

*Paul G. Gardephe*  
Paul G. Gardephe, U.S.D.J.

Dated: Nov 9, 2022

*the envelope*

*is adjourned to  
Jan. 12, 2023  
at  
11:30 a.m.*

*Not a Partnership or Professional Corporation. All attorneys are Employees of The Travelers Indemnity Company And its Property Casualty Affiliates.*

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Very truly yours,

/s/Logan A. Carducci

LAC/jc

Logan A. Carducci

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